

152

BROWN, RONALD GENE SR

CONF002375

DYKES_I_002353

BOY SCOUTS OF AMERICA

DATE 10-17-84FULL NAME Reuell Gene Brown SOCIAL SECURITY NUMBER [REDACTED]
(No initials if you can possibly get full name)ADDRESS [REDACTED]CITY Brownwood STATE Texas ZIP CODE 76501DATE OF BIRTH Oct 13 1939 (This is important and should be exact)APPROXIMATE AGE 45 (To be used ONLY when date of birth is not known)RELIGION _____ NATIONALITY 166124OCCUPATION Computer

EDUCATION _____

WEIGHT 185 HEIGHT 6'1" RACE WCOLOR OF HAIR Brown COLOR OF EYES BrownOUTSTANDING CHARACTERISTICS OR INTERESTS Good Scoutmaster 12 Troopmaster 7MARRIED OR SINGLE Married CHILDREN Paul 5 years 18

(Number, ages, and names, if possible)

NAME OF SPOUSE Ruth A Brown

SCOUTING CONNECTIONS:

UNIT # _____ CITY _____ STATE _____ POSITION _____ DATE REGISTERED _____ DATE RESIGNED _____

District Executive Brownwood Tx January 2 1985

SPECIAL RECOGNITION _____

SUSPENDED OR DENIED REGISTRATION FOR FOLLOWING REASONS:

SPECIFY THE FACTS WHICH LEAD YOU TO RECOMMEND DENIAL OF REGISTRATION AND LIST ATTACHED SUPPORTING DOCUMENTS (STATE ONLY KNOWN FACTS, NOT RUMOR, CONJECTURE OR SPECULATION):

P. STARON

21 25 1984

RS-509
4/14/83-nah

NOTED

OCT 01 '85

JOSEPH L. ANGLIM

Signed

SCOUT EXECUTIVE

Council

CONF002376

DYKES_I_002354

Man accused of molesting child after videotapes found

By Tracy Everbach

Staff Writer of The Dallas Morning News

An ex-convict was being held Thursday on charges of molesting a child after authorities confiscated sexually explicit videotapes featuring children from his North Dallas apartment.



Ronald Gene Brown

Government Center Jail; jail officials said.

A 12-year-old boy whom police identified in one of the confiscated videotapes told investigators that Mr. Brown molested him, said Lt. Bill Walsh of the Police Department's child exploitation unit.

"We found some tapes that were obviously homemade depicting young children in sexually explicit situations," Lt. Walsh said.

Investigators believe that Mr. Brown directed the children in several videotapes, the lieutenant said.

In 1985, Mr. Brown was convicted in Brown County of indecency with a child. He served nine months of a two-year sentence in state prison, according to state records. He was

paroled in December 1985 and released from mandatory parole supervision in March 1987, parole officials said.

U.S. customs agents and Dallas police arrested Mr. Brown on Tuesday night at his apartment after he accepted a child pornography videotape they delivered to him, said Connie Fenchel, U.S. Customs Service special agent in charge of the Dallas field office.

Customs agents discovered the videotape — which they said Mr. Brown ordered from Mexico — during a routine examination of imports, Ms. Fenchel said. Importing child pornography is against federal law.

Customs agents seized about 500 videotapes plus video equipment from Mr. Brown's apartment, authorities said.

Some of the tapes are labeled with names of popular television shows and movies, Lt. Walsh said. Officials plan to view all 500 tapes to determine whether they contain child pornography, he said. Further charges may then be filed, he said.

"The few that we viewed, we found stuff on," Lt. Walsh said. "We have had cases that right in the middle of (a videotape of) *Sesame Street* the child pornography starts."

Mr. Brown's case is being referred to a federal grand jury, Ms. Fenchel said.

CONF002377

DYKES_I_002355

Dallas man seeks right to visit child he admits he once fondled

By Kirsten Dietz
Staff Writer

4/12/89

A Dallas man convicted in 1985 of indecency with a child, [REDACTED] told jurors in 78th District Court Tuesday that he should be allowed visitation rights to [REDACTED] 11-year-old [REDACTED] who he also admits having fondled at one time.

Ronald Gene Brown said he has supported [REDACTED] since his June 1985 divorce from the [REDACTED]. He said he has not seen or spoken to [REDACTED] since he was sent to prison in spring 1985 to serve nine months of a two-year sentence. When shown two pictures entered as evidence, he could not identify them as being photos of [REDACTED], who lives with her children in Wichita Falls, said she has no malice toward [REDACTED] but could not allow him to see [REDACTED] until she was satisfied that Brown has completed intensive therapy.

"I need to have a statement from a competent and qualified professional that Ronald is no longer a danger," she testified.

At no time has the child indicated that he wants to establish a relationship with [REDACTED] she said.

Since his release from prison, Brown said he has sought both public and private counseling.

He said he still describes himself as a pedophile, but said, "I no longer consider being able to act out the desires I used to have."

Brown testified that he became aware of his pedophilia for both young boys and girls in 1967 as a volunteer for the Boy Scouts of America.

"My problem is I develop a sexual interest in small boys and it was an interest I was able to control for many years and not act on physically," Brown said.

He said he believed, at the time, that he could fulfill that

interest without harming the child.

If he is granted visitation rights, Brown said he thinks he and [REDACTED] should undergo joint counseling in order to feel comfortable with each other.

"I want to see [REDACTED]" Brown said. "I feel that I've got very little time left to establish a [REDACTED] bonding with him."

Dr. Phillip McGraw, a Wichita Falls psychologist, testified that the sexual molestation has had a great impact on the child's development. The [REDACTED] have been in therapy with McGraw since the end of February, McGraw said.

He admitted that all his knowledge about Brown was gained from the [REDACTED]

Males attracted to other males and pedophiles who practice [REDACTED] have the "greatest risk of failure" after undergoing therapy, he said.

CONF002378

DYKES_I_002356

October 2, 1985

Mr. Alford J. Havens
Scout Executive
Comanche Trail Council, No. 479

PERSONAL AND CONFIDENTIAL

SUBJECT: Ronald Gene Brown

Dear Alford:

Thank you for the detailed information concerning the above Scouter. We have reviewed this case with our Attorney and have now placed this man permanently on the Confidential File.

Sincerely,

Paul I. Ernst, Director
Registration, Subscription &
Statistical Service

bja

cc: South Central Region

10-2-85
WNV

CONF002379

DYKES_I_002357

STATE OF TEXAS NO. 10,341 COUNTY OF DALLAS
VS. DEFENDANT: CHARGE: INDECENCY WITH A CHILD
RONALD GENE BROWN F. B. I. # 100-441101-1
Indecency with a Child JURY: TRIAL D. D., 1985
DATE: March 4 1985

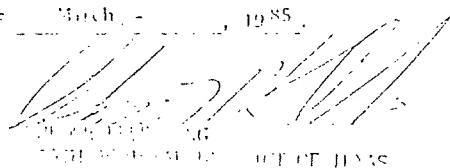
This day this cause was called for trial, and the State appeared by her District Attorney, and the Defendant, RONALD GENE BROWN, having waived arraignment, appeared in person, his counsel, CHARLES McDONALD, also being present, and both parties announced ready for trial; and it appearing to the Court that the Defendant, his counsel, and the State's Attorney have agreed in writing in open Court to waive a jury in this cause and to submit this cause to the Court; and the Court having consented to the waiver of a jury herein, and the reading of the Indictment having been waived by the Defendant in open Court, the Defendant entered his plea of guilty thereto, and it appearing to the Court that the Defendant is sane, that his plea of guilty is freely and voluntarily given and the Court having duly admonished the Defendant as to the consequences of such plea, yet the Defendant persisted in entering his plea of guilty, and said plea was duly accepted by the Court and here now entered of record upon the minutes of the Court as the plea herein of said Defendant.

And the Court having heard all the evidence submitted for the State and the Defendant and having read the pre-sentence investigation report, and argument of counsel/is of the opinion and so finds that the said Defendant is guilty of the offense of INDECENCY WITH A CHILD, a felony of the Second Degree, committed on or about the 15th day of September, 1981.

And it appearing to the Court that the Defendant, his counsel, and the State's Attorney have agreed in writing in open Court to waive a jury and to submit the assessment of Defendant's punishment to the Court; and the Court having heard all the evidence submitted for the State and the Defendant and argument of counsel the Court is of the opinion and so finds that the said Defendant's punishment should be by confinement in the Texas Department of Corrections for a TERM OF TWO (2) YEARS.

IT IS THEREFORE CONSIDERED AND ADJUDGED by the Court that the Defendant, RONALD GENE BROWN, is guilty of the offense of INDECENCY WITH A CHILD, a felony of the Second Degree, committed on or about the 15th day of September, 1981, as found by the Court, and that he be punished as found by the Court, that is by confinement in the Texas Department of Corrections for a TERM OF TWO (2) YEARS and that the State of Texas do have and recover of the said Defendant all costs in this prosecution, for which execution may issue; and that the said Defendant be remanded to jail to await the further orders of the Court herein.

WRITTEN AND ENTERED this 8th day of March, 1985.


DISTRICT ATTORNEY
STATE OF TEXAS

CONF002380

DYKES_I_002358

THE STATE OF TEXAS vs. RONALD GENE BROWN
IN DISTRICT COURT OF BROWN COUNTY,
35TH JUDICIAL DISTRICT OF TEXAS.

No. 10-321
FEBRUARY Term A. D. 19 85
Date March 4 19 85

This day this cause being again called, the State appeared by her District Attorney, and the Defendant, RONALD GENE BROWN, and his attorney, CHARLES McDONALD, was brought into open court in person, in charge of the Sheriff, for the purpose of having the sentence of the law pronounced in accordance with the ~~judgment~~ judgment herein rendered and entered against the said Defendant. And thereupon the Defendant was asked by the Court whether he had anything to say why said sentence should not be pronounced against him, and the Defendant answered nothing in bar thereof, ~~he~~ having waived time for filing motion for a new trial. Whereupon the Court proceeded, in the presence of the said Defendant, to pronounce sentence against him as follows:

It is Ordered by the Court that the Defendant, [REDACTED], who has been adjudged to be guilty of the offense of INDECENCY WITH A CHILD, a felony of the Second Degree, committed on or about the 15th day of September, 1984, be, and is hereby sentenced to confinement in the Texas Department of Corrections for a term of ~~four months~~ ~~ninety days~~ ~~two~~ (2) years, and that the State of Texas do have and recover of said Defendant all costs of this prosecution, for which execution may issue against the property of said Defendant, and that the Defendant be delivered by the Sheriff of Brown County, Texas, or the authorized agent of the State of Texas, to the Director of the Texas Department of Corrections, or other person legally authorized to receive such convicts, and the said Defendant shall be confined in the manner and for the period aforesaid.

It is further Ordered by the Court that the judgment and sentence in this cause shall begin to run from and after the 3rd day of March, 1985, the day the Defendant was placed in ~~prison~~ ~~custody~~.

And the said Defendant is hereby remanded to jail until the directions of this sentence can be obeyed. ~~SHOULD AND ENTERED~~ this 5th day of March, 1985.

[Signature]
CLERK OF DISTRICT COURT
BROWN COUNTY, TEXAS

THE STATE OF TEXAS
COUNTY OF BROWN

CLERK of the District Court and for said County, hereby certify that the above is a true and correct copy of the sentence in the above entitled cause, as appears of record in the Criminal Minutes of said Court in Vol. _____, Page _____.

WITNESS MY HAND and seal of office at Brownwood, Texas, this _____ day of _____, 19 _____.

By _____
County Clerk
Brown County, Texas

CONF002381

DYKES_I_002359

THE STATE OF TEXAS

County of Brown

I, Jan Brown, Clerk of the 35th. Dist. Court, within and for the State and County aforesaid, do hereby certify that the within and foregoing is a true and correct copy of

Judgment and Sentence

in Cause No. 10-321

wherein

THE STATE OF TEXAS

Plaintiff

and

RONALD GENE BROWN

Defendant

as the same appear ON FILE IN THIS OFFICE.

Given under my hand and seal of office, at Brownwood, Texas, this the 22nd. day

of March A. D. 19 85

JAN BROWN *Jan Brown*
Clerk 35th. Dist Court, _____ County, Texas.

By _____ Deputy.

CONF002382

DYKES_I_002360

October 8, 1984

Mr. Alford J. Havens, Jr.
Scout Executive
Comanche Trail Council, No. 479

PERSONAL AND CONFIDENTIAL

SUBJECT: Ronald Gene Brown

Dear Alford:

We recently received information concerning Ronald Gene Brown. This information indicated that he had been arrested and charged with indecency with a child.

I have enclosed a Confidential Record Sheet which I would like for you to complete so that we will be able to identify Mr. Brown should he attempt to register in some other location.

Please keep us supplied with any material which appears in the newspaper or other information which you might secure. It will be most important that we secure the final outcome of any legal proceedings. If you have any questions, please do not hesitate to contact us.

Sincerely,

Paul I. Ernst, Director
Registration, Subscription &
Statistical Service

clf

cc: South Central Region

Enclosure

RECEIVED
OCT 11 1984
DAWN H. H.

CONF002383

DYKES_I_002361

RONALD GENE BROWN

479

Brownwood, Tx

Born: 10/13/39

29

Soc. Sec. #

6' 204 lbs

Graduated: UN - Houston 8/67 - BA Psychology

Has worked in Scouting:

8/26/67 - San Angelo, Tx

12/1/70 - Paris, Tx

1/15/75 - Wichita Falls, Tx

CONF002384

DYKES_I_002362



SCOUTING/USA

National Office
BOY SCOUTS OF AMERICA

1325 Walnut Hill Lane, Irving, Texas 75062-1296
Telephone: 214 659-2000

September 26, 1984

SUBJECT: RONALD G. "Skipper" BROWN

TO: PAUL ERNST

FROM: ED HUGHES *EH*

I am never quite clear on how we should communicate with you about people who we won't readmit into professional scouting.

Ronald G. "Skipper" Brown is the kind of person my instincts tell me might very well attempt to resurface somewhere as a volunteer.

If you agree you need to place info about him in your files - how much more information do you need?

I really think we should spend some time discussing cases like this and how we should feed info to you - so we can prevent people like this guy from slipping in as volunteers. To my knowledge, there is no written guideline for either of us to follow. Let me know if you agree that a meeting is in order, and let's set a time.

ks

CONF002385

DYKES_I_002363

...all term, usually
...the cardiac patient did not
want to."

"This check was done primarily
by word of mouth in the medical
community," said Key, an assistant
professor of reproductive medicine
and director of perinatal medicine at
UCSD.

Doctors were concerned that Ms.
Sneith's male heart would not func-
tion the same as a female heart dur-
ing pregnancy, when it is expected
to work about 50 percent harder than
normal and undergoes changes to
pump blood to the fetus.

"We found her transplanted male
heart experienced the same changes
as a female heart would," Key said.

"To tell you the truth, I was ter-
rified for her," Ms. Sneith's mother,
Maeda, said in a telephone interview
Monday night from Plum Borough,
Pa. "We talked to her several times
(Sunday). She called to tell us she
was having a baby and then she called
to tell us everything was OK."

The baby was delivered by
Caesarean section because of its
breech position, meaning its head

during the pregnancy, sometimes
twice a week."

Dittrich said Ms. Sneith had never
had problems with rejection of her
heart transplant.

A computer operator who most
recently worked for a construction
firm, Ms. Sneith was diagnosed in
1978 following high school graduation
in Pittsburgh, Pa., as having a
rare, benign tumor that covered 75
percent of the left ventricle of her
heart. She underwent transplant
surgery in February 1980.

She rested Monday and declined to
talk to reporters. A news conference
was expected later this week, said
UCSD spokeswoman Pat Jacoby.

"She didn't tell us until a couple of
months ago about being pregnant.
Had I known, I never would have en-
couraged her," Mrs. Sneith said.
"Betsy has gone through an awful
lot for someone her age. Parenthood
does strange things to us though. It
makes us mature. I hope that Betsy
matures and grows up into
parenthood."

The baby has no "father of
record," said Mrs. Jacoby.

Reagan "looks forward to these
debates."

"He has seen from the beginning
that he supports the principle of
debates and that presidential candi-
dates should debate the issues,"
Fitzwater said.

At a news conference in
Washington, League President
Dorothy S. Ridings said the league
had originally proposed a single
moderator similar to the format used
effectively by Mondale in a
debate last winter with Democratic
rival, Sen. Gary Hart of Colorado,
during the New York primary cam-
paign. The moderator then was Dan
Ratner of CBS News.

But Reagan campaign negotiators
insisted throughout on an indirect
format with panelists posing the
questions, she said.

Each of the panelists will ask
either Reagan or Mondale a ques-
tion. Once it has been answered, the
candidate will be asked a follow-up
question.

The second candidate will be asked
the same question, plus a follow-
up, after which both candidates will

line Canada body parts plant in
Marion, Ind., said they were
foroughing 523 workers effective to-
day. About 200 workers at a
Chevrolet Truck and Bus Plant in In-
dianapolis and more than 300 at
GM's Inland Dayton Division in
Dayton, Ohio, also were told not to
report for work, company officials
said.

In addition, 5,000 workers at GM's
Fisher Body plant in Flint, Mich.,
were laid off over the weekend.

"I think there are going to be a lot
of ripple effects. To prevent parts
backup, they'll have to shut down a
lot of plants," said David Healy,
automotive industry analyst for
Drexel Burnham Lambert Inc. in
New York.

GM spokesman John Mueller in
Detroit said he did not know whether
layoffs were forthcoming at any
other of the company's 150 U.S.
facilities. "You'd have to call every
one of them to find out," he said.

The Marion factory makes parts
used at seven of the plants with
strikes. The Indianapolis facility

BISHO
C. Pol
in Bro
of For
Episc
lerno

Former scout official charged

...the Comanche Trail Council Boy
Scouts of America ...
in Justice of Peace Joe Bob
Morgan's court ...

...Ronald ...
2100 Elizabeth Dr., Brownwood, was
arrested Monday by Sgt. Billy Schat
of the criminal investigation depart-
ment of the Brownwood police.
Assisting in the investigation is the
Department of Human Resources.

Bond was set by Morgan at \$5,000.

The arrest was in connection with
an incident involving a 12-year-old
boy. Brown was still at police head-
quarters this morning under ques-
tioning by officers.

According to records in the Boy
Scout office, Brown served as
district executive for the council
from Aug. 9, 1977 to Jan. 4, 1980.

Eldon Schnert, retired executive
director for the Comanche Trail
Council when Brown was employed,
said this morning that when the two

lived in Houston and Schnert was
district executive, Brown was active
in Sea Scouts, a branch of the Boy
Scouts. "He had good units at the
time," he said.

After Schnert took over the duties
in Brownwood, he employed Brown
to serve as district executive. "He
was qualified and had the expe-
rience to fill the position," he said.
He came here from the Boy Scout of-
fice in Wichita Falls.

"He served here for several years
and the only reason we released him

was that he failed to maintain
friendly relations with volunteer
workers. There was no indication of
any problems concerning the boys.

He served at Camp Billy Gibbons
with no problems," the former scout
executive director said. Schnert
retired from his executive position
with the Boy Scouts in December
1982.

Afford Havens now serves the
council as executive director of
council.

Asst
Asst
Rep
Clas
Con
Cin
Des
En
En
Lib
Lo
Se
St
In
W